SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2003-003094 06/28/2012

HONORABLE CASEY J. NEWCOMB

CLERK OF THE COURT
A. Fagnani
Deputy

IN RE THE MATTER OF MARK J GORZEN

MARK J GORZEN

12008 SOUTH WARPAINT DRIVE

PHOENIX AZ 85044

AND

NAKOOLANI L GORZEN

THOMAS NO'LEARY

FAMILY COURT SERVICES-CCC

MINUTE ENTRY

Courtroom 502 - Central Court Building

8:46 a.m. This is the time set for Enforcement Review Hearing on Respondent's March 29, 2012 *Certificate of Non-Compliance RE: Purge Requirements; and Request for Incarceration* ("Certificate") and March 30, 2012 *Supplemented Certificate of Non-Compliance* ("Supplemented Certificate"). Petitioner is neither present nor represented. Respondent is present with above-named counsel.

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

The Court presents a summary of the case.

Respondent's counsel presents statements to the Court on his client's behalf.

LET THE RECORD REFLECT that Petitioner was properly served with the Certificate and Order to Appear pursuant to Judge Gerlach's April 10, 2012 Minute Entry authorizing alternative service. Said Order to Appear warned that if Petitioner failed to appear today, a Child Support Arrest Warrant could be issued for his arrest.

Docket Code 265 Form D000A Page 1

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2003-003094 06/28/2012

LET THE RECORD FURTHER REFLECT it is now 8:49 a.m. and Petitioner is not present, nor has he contacted this Division to state a reason for his absence.

Based upon Petitioner's failure to appear,

THE COURT FINDS that Petitioner, **Mark J. Gorzen**, is in contempt of Court for failure to appear.

IT IS ORDERED issuing a Child Support Arrest Warrant for Petitioner's arrest.

ISSUED electronically: Child Support Arrest Warrant

IT IS FURTHER ORDERED setting Petitioner's purge amount at \$10,000.00 (CASH ONLY).

ANY MONIES PAID AS AND FOR PURGE SHALL BE FORWARDED TO THE SUPPORT PAYMENT CLEARINGHOUSE AND APPLIED TOWARD SUPPORT/ARREARAGE PAYMENTS.

IT IS FURTHER ORDERED granting Respondent's request for attorney fees and costs.

IT IS FURTHER ORDERED that Petitioner shall pay a portion of Respondent's reasonable attorney fees and costs. Not later than July 20, 2012, counsel for Respondent shall submit all necessary and appropriate documentation to support an Application for an award of attorney fees and costs, including a *China Doll* Affidavit and a form of order. Thereafter, by no later than August 10, 2012, Petitioner shall file a written objection thereto. If Respondent's counsel fails to submit the Application by July 20, 2012, no fees or costs will be awarded. The Court shall determine the award and enter judgment upon review of the Application and Affidavit as well as any objection.

8:58 a.m. Matter concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.